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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/522,656	01/24/2005	Luhao Leng	1991.72258	8605

24978 7590 10/11/2006

GREER, BURNS & CRAIN
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CHICAGO, IL 60606

EXAMINER

SANTOS, ROBERT G

ART UNIT	PAPER NUMBER
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3673

DATE MAILED: 10/11/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

DETAILED ACTION

Election/Restrictions

1. This application contains claims directed to the following patentably distinct species:

SPECIES 1	FIGURES 1-3
SPECIES 2	FIGURES 4 & 5
SPECIES 3	FIGURE 6
SPECIES 4	FIGURE 7
SPECIES 5	FIGURE 8.

The species are independent or distinct because they illustrate wire nettings, longitudinal rails and cross rails of different structural configurations.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, claims 1-5 are generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which depend from or otherwise require all the limitations of an allowable generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

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2. During a telephone conversation with Lawrence J. Krain on September 29, 2006 a provisional election was made without traverse to prosecute the invention of Species 1, claims 1-5 and 8-13. Affirmation of this election must be made by applicant in replying to this Office action. Claims 6 and 7 have been withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Specification

3. The disclosure is objected to because of the following informalities:

- 1) On page 1, in line 7: "fabrice" should be changed to --fabric--.
- 2) On page 5, in line 9: The number --11-- should be inserted after "sockets".

Appropriate correction is required.

Claim Objections

4. Claim 8 is objected to because of the following informalities:

- 1) In lines 7 & 8: The term --longitudinal-- should be inserted before "steel".
- 2) In lines 16 & 17: The term --cross-- should be inserted before "steel".

Appropriate correction is required.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

6. Claims 1-5 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by U.S. Pat.

No. 2,870,823 to Staples (note especially Figures 1 & 3; column 2, lines 60-70 and column 3, lines 21-51).

7. Claims 1-5 and 8-13 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by U.S. Pat. No. 3,733,625 to Platt et al. (note especially Figures 1-8; column 2, lines 9-20 & 40-51 and column 3, lines 16-56).

Conclusion

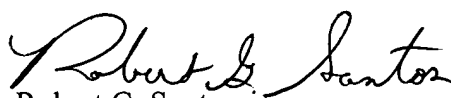
8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Leng '936, Arft '935, Miller '163, Robinson '479, Miller '709, Hoshino '534, Mizelle '505, Mundell et al. '931, Crosby '991, Mundell '424, Yamawaki et al. '336, Crosby et al. '124, Crosby et al. '865, Crosby et al. '082, Mandusky et al. '474, Platt et al. '413, Solomons '618, Griffiths '886, Rowland '261, Rowland '568, Saito '780, Flatford '105, Molt '219, Fujikawa '725, Birgbauer, Jr. '487, Tabor '357, Isaacs '774, Stubnitz '828, Woller '653, Fox '250, Neely '290, Kruszona '738, Markle '661, Emberson '513, Spunt et al. '216, Blumensaadt '001, Neely '407, Asaro '041, Berger '534, Menge '469, Schwartzman '336, Dewey '416, Klipfel et al. '856 and Sleight '415.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert G. Santos whose telephone number is (571) 272-7048. The examiner can normally be reached on Tues-Fr and first Mondays, 10:30 a.m. to 8:00 p.m...

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patricia L. Engle can be reached on (571) 272-6660. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.


Robert G. Santos
Primary Examiner
Art Unit 3673

R.S.
October 1, 2006